

INITIAL CONFERENCE QUESTIONNAIRE

CASE NAME: JOHNSON v. Experian Info.DOCKET NO.: 05-CV-2389*So ordered**C**9/20/05*

1. Date for completion of automatic disclosures required by Rule 26(a)(1) of the Federal Rules of Civil Procedure, if not yet made: N/A
2. If additional interrogatories beyond the 25 permitted under Rule 33(a) of the Federal Rules of Civil Procedure are needed, the maximum number by plaintiff(s) N/A and defendant(s) N/A
3. Maximum number of requests for admission by: plaintiff(s) _____ and defendant(s) _____
4. Number of depositions by plaintiff(s) of: parties 2 non-parties 1
5. Number of depositions by defendant(s) of: parties 1 non-parties 5
6. Time limits for depositions: 7 hrs
7. Date for completion of factual discovery: 1/20/2006
8. Number of expert witnesses of plaintiff(s): _____ medical 1 non-medical
Date for expert report(s): 1/27/2006
9. Number of expert witnesses of defendant(s): 1 medical 1 non-medical
Date for expert report(s): 2/10/2006
10. Date for completion of expert discovery: 2/24/2006
11. Time for amendment of the pleadings by plaintiff(s) 10/15/2005
or by defendant(s) 10/15/2005
12. Number of proposed additional parties to be joined by plaintiff(s) N/A and by defendant(s) N/A and time for completion of joinder: _____
13. Types of contemplated dispositive motions: plaintiff(s): summary judgment
defendant(s): summary judgment, as discovery progresses possibly others
14. Dates for filing contemplated dispositive motions: plaintiff(s): 3/8/2006
defendant(s): 3/8/2006
15. Does any party object to having this case included in the Court's Electronic Case Filing Program?
 No objection Objection by plaintiff defendant
16. Will the parties consent to trial before a magistrate judge pursuant to 28 U.S.C. §636(c)? (Answer no if any party declines to consent without indicating which party has declined.)
Yes No
17. This case should be ordered to arbitration at the close of discovery NO (yes/no)
This case should be ordered to mediation (now or at a later date) NO (yes/no)
(Prior to the Initial Conference, counsel shall discuss with their clients and their adversaries whether arbitration or mediation is appropriate in this case and be prepared to explain their reasons to the court)